

United States District Court ~~DELAWARE~~
DELAWARE

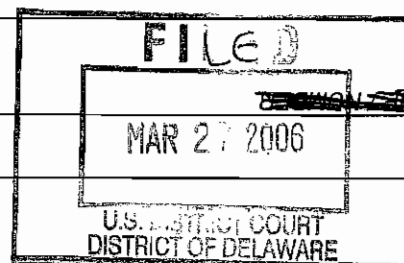
tyl
up

CV 06-22-KAJ
motion 2 reconsider

WE WANT 2 BRING Tyler V. NDC 701 NW 2d 847
(13 Neb App 795) 2 COURT'S attention which clearly
clearly shows that our sentence of ten years which
BEGAN IN 1995 has expired thus we want
to be allowed 2 proceed herein informally
IRRESPECTIVE OF "PLRA" on grounds we are illegally held
IN PRISON IN VIOLATION OF THE UNITED STATES CONSTITUTION.
Subsequent 2 701 NW 2d 847 the trial court denied
our habeas petition and we presently back in the
701 NW 2d 847 (2005) appeals court seeking 2 have the
701 NW 2d 847 order enforced but as a matter of
LAW we are illegally restrained in prison as our
ORDER OF commitment / ten years sentence (which was
NEVER tolled) has legally expired (note NEBRASKA is
the only state in the union where court of appeals
would make ruling like 701 NW 2d 847 then DENY
trial level judge in subsequent habeas would Refuse
2 accord clear implication of order

3-20-06

Billy B B2500
Lincoln, ne 68542



BD scanned

~~INMATE INTERVIEW REPORT~~

~~NEBRASKA DEPARTMENT OF CORRECTIONS~~

Billy tyler 47892
Bx 2500
Lincoln, NE
68542

Notice! This correspondence was
mailed by an inmate confined in an
institution operated by the
Nebraska Department of
Correctional Services.
Its contents are uncensored.

U.S. Court
844 N. KING STREET

Wilmington, Delaware
19801-3570
USA
K-RAV



19801-3570-33 0012